UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

SPACE EXPLORATION TECHNOLOGIES CORP.,

Plaintiff,

v.

Case No. 24-cy-0001

NATIONAL LABOR RELATIONS BOARD, et al.,

Defendants.

JOINT MOTION FOR LEAVE TO FILE EXCESS PAGES

Defendants respectfully move to extend the page limit for their response in opposition to SpaceX's motion for a preliminary injunction to 35 pages. There is good cause to grant the motion. The additional space is necessary to adequately brief the number and complexity of issues presented, which are highly consequential to law enforcement across government and nationwide. Defendants have attempted to present their arguments in less space but have determined that they will be unable to do so. Plaintiffs requested, and were granted, leave to file a brief of 25 pages, which Defendants did not oppose. Moreover, Defendants were contacted by Pacific Legal Foundation, a nonprofit organization who intends to file an amicus brief in support of Plaintiff's request for a preliminary injunction, which Defendants will also not oppose.

Defendants contacted counsel for SpaceX by email on January 25, 2024, asking for its position and representing that Defendants would not oppose a corresponding expansion of pages for SpaceX's forthcoming reply. Plaintiff has agreed not to oppose this request on the condition that Defendants consent to the parties' receiving an equal total number of pages for briefing the motion. As such, parties have agreed to the following:

Defendants' opposition: 35 pages

Plaintiff's reply: 30 pages

Defendants' surreply: 20 pages

Defendants further agree not to seek a further enlargement for their surreply.

ALAMDAR S. HAMDANI United States Attorney Southern District of Texas

By:

BENJAMIN S. LYLES
Assistant United States Attorney
S.D. Tex. ID No. 3062156
State Bar No. 24094808
1701 W. Bus. Highway 83, Suite 600
McAllen, TX 78501

Telephone: (956) 618-8010 Facsimile: (956) 618-8016

E-mail: <u>Benjamin.Lyles@usdoj.gov</u> *Attorney-in-Charge for Defendants*

Dated this 29th day of January, 2024.

Respectfully submitted,

NATIONAL LABOR RELATIONS BOARD Contempt, Compliance, and Special Litigation Branch

KEVIN P. FLANAGAN
Deputy Assistant General Counsel

DANIEL BRASIL BECKER *Trial Attorney*

DAVID P. BOEHM *Trial Attorney*

s/Grace L. Pezzella
GRACE L. PEZZELLA
Trial Attorney
MA Bar No. 709601 – pro hac vice
1015 Half Street, S.E. - 4th Floor
Washington, DC 20003
Telephone: (202) 273-0247
Email: Grace.Pezzella@nlrb.gov

ROERIG, OLIVEIRA & FISHER, L.L.P. David G. Oliveira 10225 N. Tenth Street McAllen, TX 78504 doliveira@rofllp.com (956) 393-6300 Respectfully submitted,

By: s/ Catherine L. Eschbach

MORGAN LEWIS & BOCKIUS LLP Catherine L. Eschbach Attorney-In-Charge 1000 Louisiana Street, Suite 4000 Houston, TX 77002-5006 catherine.eschbach@morganlewis.com (713) 890-5719

Harry I. Johnson, III (pro hac vice) 2049 Century Park East, Suite 700 Los Angeles, CA 90067-3109 harry.johnson@morganlewis.com (310) 907-1000

Michael E. Kenneally (pro hac vice) Amanda L. Salz (pro hac vice) 1111 Pennsylvania Avenue, N.W. Washington, DC 20004-2541 michael.kenneally@morganlewis.com amanda.salz@morganlewis.com (202) 739-3000

Attorneys for Plaintiff
Space Exploration Technologies Corp.